## **PATENTS**

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| In re application of: Otterlee, et al. |            | )                        |                  |
|--|------------|--------------------------|------------------|
|  |            | ) Art Unit: <b>361</b> 8 | Art Unit: 3618   |
| Serial No:                             | 10/789,296 | ) Examiner: Fr           | ank Vanaman      |
| Filed: 02/27/2004                      |            | )                        |                  |
| For: Shopping Cart                     |            | ) Attorney Docl          | ket: R122 1020.2 |

## INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant requests that the Examiner initial and return a copy of the enclosed Form PTO/SB/08A to indicate in the official file wrapper that each item has been considered.

In accordance with 37 CFR § 1.98(a)(2) and the Deputy Commissioner's Notice of October 19, 2004, stating that "the requirement in 37 CFR 1.98(a)(2)(iii) for a legible copy of the specification, including claims, and drawings of each cited pending U.S. patent application (or portions of the application which caused it to be listed) is sua sponte waived where the cited pending application is stored in the USPTO's I[mage] F[ile] W[rapper] system," copies of items A – L, AA – AL, and BA – BK are not provided with the instant Information Disclosure Statement. Items M, N, AM, AN, BM, BN, and DA – DC are included herewith.

Applicant reserves the right to establish the patentability of the claimed invention over any of the cited information and/or to prove that any purported teaching of the cited information is not enabled. Applicant also reserves the right to assert that the cited information is not available as a reference, is not prior art, and/or is not "material" to patentability. Applicant further reserves the right to assert that this citation of information does not constitute an admission of priority and/or does not constitute a waiver of any right Applicant may have under applicable statutes, Rules of Practice in patent cases, or otherwise.

This citation of information should not be construed as an admission that Applicant has

an obligation to provide this information in the present application or as a representation that an

exhaustive search has been made, that the information disclosed is material, that the information

disclosed is, or is considered to be, in fact, prior art as defined by 35 U.S.C. §102, or that

information more material to the examination of this Application does not exist. The order of

presentation of information on the attached Form(s) SB/08 should not be construed as an

indication of importance of the references. Applicant requests that the Examiner conduct an

independent and thorough search and examination of all pertinent art, and consider completely

the information disclosed hereby, along with any other information, in reaching a determination

of patentability.

In accordance with 37 CFR 1.97(c) and 1.17(p), Applicant authorizes the Commissioner

to charge \$180.00 to our Deposit Account No. 09-0528 representing the filing fee for filing this

Information Disclosure Statement. The Commissioner is hereby authorized to charge any

additional fees that may be required, or credit any overpayment to account no. 09-0528.

Respectfully submitted,

Date: November 21, 2007

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